

CHAP. 269. said judgment of condemnation, or before some other justice of the peace of the county in which the said attachment may have issued, and make it appear that the said plaintiff hath been and is satisfied and paid the said debt, or show that it ought not to be paid, or that the said defendant was not indebted to the said plaintiff at the time of issuing said attachment, and the said judgment of condemnation shall be a good bar, and so pleadable, to any suit or action brought against the garnishee or garnishees.

Execution to
be issued

SEC. 3. *And be it enacted*, That on all judgments of condemnation rendered as aforesaid, the party in whose favor the same may be rendered, shall on application to the said justice of the peace rendering the said judgment of condemnation, have process or execution thereon, for obtaining the satisfaction of such judgments, and it shall be lawful for the said justice of the peace to issue a fieri facias and venditioni exponas, or capias ad satisfaciendum upon such judgments, returnable in the same manner and form as are now legally used and practised by a single justice of the peace in cases within his jurisdiction, and upon any sale of lands or tenements under the provisions of this act, the said sale shall be subject to the same provisions, and be confirmed by the county court in which said attachment shall issue, in the same manner as sales of land and tenements are now by existing laws in relation to constable's sales.

Compensation
of justices for
issuing

SEC. 4. *And be it enacted*, That each and every justice of the peace in this State, who shall issue any writs of attachment under the provisions of this act, shall respectively charge, have and receive the sum of twenty-five cents for issuing said writ of attachment, and for any other act, process or execution, intended to carry out the provisions of this act, the said justice of the peace shall have and be entitled to the same fees as justices of the peace are by law entitled to have and receive for the like services imposed on them by existing laws.

Constables fees
for serving

SEC. 5. *And be it enacted*, That each and every constable serving writs of attachment, under the provisions of this act, shall respectively charge, have and receive the sum of twenty-five cents for the service of any writ of attachment, and for the further service of any writ or process of execution intended to carry out the provisions of this act, every constable shall have and be entitled to receive the same fees as they are by law entitled to have and take for the like services on the same writs or process by existing laws of this State, and the said constables, and their securities, shall be liable